

Version 1.1 http://www.opensource.org/license

1. **Definitions**

- 1.0.1 **"Commercial Use** Code available to a
- 1.1 "Contributor" mea Modifications.
- 1.2 "Contributor Vers Modifications used particular Contributo
- 1.3 "Covered Code" combination of the portions thereof.
- "Electronic Distraccepted in the soft data.
- 1.5 "Executable" mean
- 1.6 "Initial Developer'
 Developer in the So
- 1.7 "Larger Work" me thereof with code no
- 1.8 "License" means t
- 1.8.1 "Licensable" mear extent possible, who acquired, any and a
- 1.9 "Modifications" mostructure of either Covered Code is re
 - A) Any addition Original Cod
 - B) Any new file Modifications
- 1.10 "Original Code" m
 described in the So
 and which, at the tir
 Code governed by t
- 1.10.1 "Patent Claims" r acquired, including in any patent Licens
- 1.11 "Source Code" me modifications to it, interface definition to an Executable, or

otherwise making the Covered

es or contributes to the creation of

ation of the Original Code, prior the Modifications made by that

Code or Modifications or the lifications, in each case including

neans a mechanism generally nunity for the electronic transfer of

orm other than Source Code.

or entity identified as the Initial d by Exhibit A.

bines Covered Code or portions of this License.

nt, to the maximum itial grant or subsequently herein.

deletion from the substance or ny previous Modifications. When and a Modification is:

he contents of a file containing ns.

of the Original Code or previous

computer software code which is ed by Exhibit A as Original Code, nis License is not already Covered

m(s), now owned or hereafter d, process, and apparatus claims,

of the Covered Code for making it contains, plus any associated trol compilation and installation of I comparisons against either the

1

Original Code or Contributor's choice form, provided the widely available for

1.12 "You" (or "Your")
under, and complyi
of this License issue
entity which control
For purposes of t
indirect, to cause t
contract or otherwis
outstanding shares

available Covered Code of the be in a compressed or archival sion or de-archiving software is

or a legal entity exercising rights of, this License or a future version r legal entities, "You" includes any under common control with You. means (a) the power, direct or ment of such entity, whether by ore than fifty percent (50%) of the f such entity.

2. Source Code License

2.1 The Initial Develope

The Initial Developer here license, subject to third par

- a) unde trade modi Code as pa
- b) unde of Or offer portio
- c) the li on the unde
- d) Notw grant sepa by: i) of the

2.2 Contributor Grant

Subject to third party intelled a world-wide, royalty-free, i

- a) unde trade modi Modi eithe Cove
- b) (b) ui sellin and/o such and/o

-wide, royalty-free, non-exclusive aims:

rights (other than patent or tial Developer to use, reproduce, license and distribute the Original th or without Modifications, and/or

ed by the making, using or selling ave made, use, practice, sell, and e dispose of the Original Code (or

ction 2.1(a) and (b) are effective er first distributes Original Code

) above, no patent license is delete from the Original Code; 2) de; or 3) for infringements caused riginal Code or ii) the combination r software or devices.

ach Contributor hereby grants You

rights (other than patent or Contributor, to use, reproduce, sublicense and distribute the n Contributor (or portions thereof) sis, with other Modifications, as of a Larger Work; and

 Conti Modi Versi

- c) the li on th Cove
- d) Notw grant Conti 3) fo Conti made the C Clain Modi

eof); and 2) the combination of Contributor with its Contributor ombination).

ns 2.2(a) and 2.2(b) are effective makes Commercial Use of the

(b) above, no patent license is Contributor has deleted from the rate from the Contributor Version; by: i) third party modifications of he combination of Modifications other software (except as part of other devices; or 4) under Patent red Code in the absence of ontributor.

3. **Distribution Obligations**

3.1 Application of Licen

The Modifications which Y terms of this License, incoversion of Covered Code of future version of this License with e offer or impose any terms applicable version of this I may include an additional Section 3.5.

3.2 Availability of Source

Any Modification which You in Source Code form unde Executable version or via to whom you made an Electronic Distribution Me months after the date it in subsequent version of that recipients. You are resport available even if the Electronic Distribution of that recipients are resportant to the executable of the execu

3.3 Description of Modif

You must cause all Cov documenting the changes change. You must include directly or indirectly, from including the name of the notice in an Executable veorigin or ownership of the Covered the covere

- 3.4 Intellectual Property
- a) Third Party ClaimsIf Contributor has knowled

bu contribute are governed by the n Section 2.2. The Source Code nder the terms of this License or a tion 6.1, and You must include a Code You distribute. You may not version that alters or restricts the rights hereunder. However, You e additional rights described in

contribute must be made available e either on the same media as an Distribution Mechanism to anyone lable; and if made available via available for at least twelve (12) or at least six (6) months after a has been made available to such he Source Code version remains sm is maintained by a third party.

You contribute to contain a file Covered Code and the date of any that the Modification is derived, ed by the Initial Developer and the Source Code, and (b) in any ntation in which You describe the

a third party's intellectual property

rights is required to exerci 2.1 or 2.2, Contributor mus "LEGAL" which describes that a recipient will know w the Modification is made promptly modify the LEGA and shall take other steps reasonably calculated to knowledge has been obtain

b) Contributor APIs

If Contributor's Modification Contributor has knowledged implement that API, Contribution of the contributor's modification of the contributor has knowledged in the contributor of the contributo

c) Representations

Contributor represents that Contributor believes that creation(s) and/or Contribu License.

3.5 Required Notices

You must duplicate the not possible to put such notice You must include such notice would be likely to look for You may add your name a must also duplicate this L You describe recipients' ri may choose to offer, and to obligations to one or more on Your own behalf, and not possible to possible the possible to put such as the possible to put such as the possible to put such notices.

You must make it absolut liability obligation is offere Initial Developer and even Developer or such Contributerms You offer.

3.6 Distribution of Exec

You may distribute Cover Section 3.1-3.5 have been stating that the Source C terms of this License, inclu obligations of Section 3.2. an Executable version, re recipients' rights relating t version of Covered Code may contain terms differer with the terms of this Licen attempt to limit or alter th rights set forth in this Lid different license You must this License are offered by You hereby agree to inde liability incurred by the Init such Contributor under Sections the Source Code distribution titled naking the claim in sufficient detail outor obtains such knowledge after in Section 3.2, Contributor shall ributor makes available thereafter priate mailing lists or newsgroups) yed the Covered Code that new

tion programming interface and ich are reasonably necessary to is information in the LEGAL file.

oursuant to Section 3.4(a) above, tions are Contributor's original orgrant the rights conveyed by this

ile of the Source Code. If it is not Code file due to its structure, then a relevant directory) where a user eated one or more Modification(s) otice described in Exhibit A. You ation for the Source Code where relating to Covered Code. You anty, support, indemnity or liability de. However, You may do so only Developer or any Contributor.

n warranty, support, indemnity or ou hereby agree to indemnify the r liability incurred by the Initial anty, support, indemnity or liability

form only if the requirements of code, and if You include a notice ered Code is available under the v and where You have fulfilled the picuously included in any notice in collateral in which You describe ou may distribute the Executable r a license of Your choice, which vided that You are in compliance r the Executable version does not e Source Code version from the the Executable version under a that any terms which differ from itial Developer or any Contributor. er and every Contributor for any ontributor as a result of any such terms You offer.

3.7 Larger Works

You may create a Larger governed by the terms of product. In such a case, You fulfilled for the Covered Co

4. Inability to Comply Due to

If it is impossible for You to some or all of the Cove You must: (a) comply with and (b) describe the limital included in the LEGAL fill distributions of the Source regulation, such descriptions skill to be able to understar

5. Application of this Licens

This License applies to coor Exhibit A and to related Co

6. Versions of the License

6.1 New Versions

Netscape Communications versions of the License fro version number.

6.2 Effect of New Versi

Once Covered Code has You may always continue choose to use such Covere License published by Nets the terms applicable to Cov

6.3 Derivative Works

If You create or use a moorder to apply it to code License), You must (a) "MOZILLAPL", "MOZPL", "do not appear in your lic License) and (b) otherwise terms which differ from the (Filling in the name of the I described in Exhibit A shal License.)

overed Code with other code not oute the Larger Work as a single requirements of this License are

terms of this License with respect, judicial order, or regulation then to the maximum extent possible; affect. Such description must be 3.4 and must be included with all extent prohibited by statute or etailed for a recipient of ordinary

veloper has attached the notice in

may publish revised and/or new sion will be given a distinguishing

particular version of the License, ns of that version. You may also of any subsequent version of the Netscape has the right to modify r this License.

cense (which you may only do in Covered Code governed by this so that the phrases "Mozilla", "or any confusingly similar phrase nat your license differs from this ir version of the license contains and Netscape Public License. I Code or Contributor in the notice eemed to be modifications of this

7. DISCLAIMER OF WARRA

COVERED CODE IS PROWITHOUT WARRANTY INCLUDING, WITHOUT LI IS FREE OF DEFECTS, I OR NON-INFRINGING. PERFORMANCE OF TH COVERED CODE PROVE DEVELOPER OR ANY ONECESSARY SERVICING WARRANTY CONSTITUT OF ANY COVERED CODE DISCLAIMER.

ICENSE ON AN "AS IS" BASIS, ER EXPRESSED OR IMPLIED, ES THAT THE COVERED CODE FOR A PARTICULAR PURPOSE AS TO THE QUALITY AND IS WITH YOU. SHOULD ANY ESPECT, YOU (NOT THE INITIAL ASSUME THE COST OF ANY ECTION. THIS DISCLAIMER OF RT OF THIS LICENSE. NO USE EUNDER EXCEPT UNDER THIS

8. TERMINATION

- 8.1 This License and the You fail to comply days of becoming a which are properly Provisions which, but of this License shall
- 8.2 If You initiate litigate declatory judgment Initial Developer or to as "Participant")
 - a) such infrin Partid shall, prosp eithe agree Modi litigat such royal in wr the r and/d day r
 - b) any s Conti then Secti You Modi
- 8.3 If You assert a pate Participant's Contri where such claim i initiation of patent licenses granted by

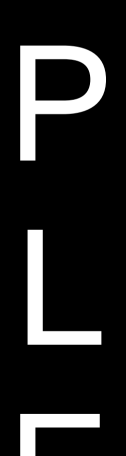
ider will terminate automatically if ail to cure such breach within 30 sublicenses to the Covered Code any termination of this License. In in effect beyond the termination

ent infringement claim (excluding Developer or a Contributor (the m You file such action is referred

or Version directly or indirectly by and all rights granted by such ions 2.1 and/or 2.2 of this License ice from Participant terminate 60 days after receipt of notice You to pay Participant a mutually for Your past and future use of Participant, or (ii) withdraw Your to the Contributor Version against 30 days of notice, a reasonable nent are not mutually agreed upon a litigation claim is not withdrawn, pant to You under Sections 2.1 inate at the expiration of the 60 ove.

evice, other than such Participant's or indirectly infringes any patent, You by such Participant under e revoked effective as of the date old, distributed, or had made, articipant.

ainst Participant alleging that such or indirectly infringes any patent license or settlement) prior to the hen the reasonable value of the Sections 2.1 or 2.2 shall be taken



into account in dete

8.4 In the event of ter license agreements validly granted by survive termination.

lue of any payment or license.

8.1 or 8.2 above, all end user and resellers) which have been reunder prior to termination shall

9. LIMITATION OF LIABILIT

UNDER NO CIRCUMSTA TORT (INCLUDING NEGL THE INITIAL DEVELOPER OF COVERED CODE, C LIABLE TO ANY PERSO CONSEQUENTIAL DAMA LIMITATION. DAMAGES COMPUTER FAILURE COMMERCIAL DAMAGES BEEN INFORMED OF TH OF LIABILITY SHALL NO INJURY RESULTING FR APPLICABLE LAW PROH NOT ALLOW THE EX CONSEQUENTIAL DAMA APPLY TO YOU.

O LEGAL THEORY, WHETHER OR OTHERWISE, SHALL YOU, BUTOR, OR ANY DISTRIBUTOR ANY OF SUCH PARTIES, BE T, SPECIAL, INCIDENTAL, OR ACTER INCLUDING, WITHOUT DODWILL, WORK STOPPAGE, OR ANY AND ALL OTHER IF SUCH PARTY SHALL HAVE THE DAMAGES. THIS LIMITATION Y FOR DEATH OR PERSONAL IEGLIGENCE TO THE EXTENT DN. SOME JURISDICTIONS DO ATION OF INCIDENTAL OR ION AND LIMITATION MAY NOT

10. U.S. GOVERNMENT END

The Covered Code is a "co (Oct. 1995), consisting of "consistent documentation," a Consistent with 48 C.F.R (June 1995), all U.S. Goverights set forth herein.

term is defined in 48 C.F.R. 2.101 tware" and "commercial computer in 48 C.F.R. 12.212 (Sept. 1995). 227.7202-1 through 227.7202-4 ire Covered Code with only those

11. MISCELLANEOUS

This License represents th any provision of this Licer reformed only to the extent

This License shall be gover applicable law, if any, prower with respect to disputes chartered or registered to relating to this License sha Northern District of Californ the losing party responsible reasonable attorneys' fees Convention on Contracts of Any law or regulation where the construed against the draft

pncerning subject matter hereof. If prceable, such provision shall be forceable.

provisions (except to the extent ding its conflict-of-law provisions. party is a citizen of, or an entity d States of America, any litigation liction of the Federal Courts of the anta Clara County, California, with without limitation, court costs and application of the United Nations of Goods is expressly excluded. anguage of a contract shall be license.

12. RESPONSIBILITY FOR C

As between Initial Develoclaims and damages arising this License and You aga distribute such responsibility be deemed to constitute ar

rs, each party is responsible for out of its utilization of rights under Developer and Contributors to Nothing herein is intended or shall

13. MULTIPLE-LICENSED Cd

Initial Developer may design Multiple-Licensed means the Covered Code under specified by the Initial Developer may design Multiple-Licensed means the Covered Code under specified by the Initial Developer may design Multiple-Licensed means the Covered Code under the Code under th

vered Code as Multiple-Licensed. permits you to utilize portions of or the alternative licenses, if any, d in Exhibit A.

EXHIBIT A -Mozilla Public

"License"); you may not us obtain a copy of the Licens

Software distributed under WARRANTY OF ANY K specific language governin

The Original Code is

The Initial Developer of the created by

Contributor(s): __

Alternatively, the contents license (the [___] License applicable instead of those only under the terms of the of this file under the MPL and replace them with the If you do not delete the prounder either the MPL or the

[NOTE: The text of this Ex Source Code files of the rather than the text found in a Public License Version 1.1 (the bliance with the License. You may org/MPL/

d on an "AS IS" basis, WITHOUT implied. See the License for the nder the License.

are Copyright (C)

ed under the terms of the ______ ovisions of [_____] License are llow use of your version of this file to allow others to use your version by deleting the provisions above ons required by the [___] License. It may use your version of this file

from the text of the notices in the uld use the text of this Exhibit A ce Code for Your Modifications.]